1 THE HONORABLE ROBERT S. LASNIK 2 3 4 UNITED STATES DISTRICT COURT 5 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 6 CHARLOTTE WINELAND, Individually, 7 Case No. 2:19-cv-00793-RSL and SUSAN WINELAND, as Personal Representative of the Estate of JOHN DALE 8 STIPULATION AND ORDER OF WINELAND, Deceased, DISMISSAL AS TO PLAINTIFFS' 9 CLAIMS OF EXPOSURE POST Plaintiffs, JANUARY 1, 1980, ONLY, AS TO DEFENDANT ANCHOR/DARLING 10 VS. VALVE COMPANY ONLY 11 **AIR & LIQUID SYSTEMS** CORPORATION, et al. 12 Defendants. 13 14 Plaintiffs and Defendant Anchor/Darling Valve Company stipulate to the entry of the 15 following Order of Dismissal as to Plaintiffs' Claims of Exposure Post January 1, 1980, Only, as to Defendant Anchor/Darling Valve Company Only, without further Notice, without prejudice and 16 without costs to either party, reserving to plaintiffs their claims against all other parties. 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// /// 23 FROST LAW FIRM, PC STIPULATION AND ORDER OF WEINSTEIN CAGGIANO PLLC 273 WEST 7th STREET SAN PEDRO, CALIFORNIA 90731 600 University Street, Suite 1620 SEATTLE, WASHINGTON 98101 DISMISSAL AS TO PLAINTIFFS' CLAIMS OF EXPOSURE POST (866) FLF-MESO - FACSIMILE (833) FLF-MESO (206) 508-7070 - FACSIMILE (206) 237-8650 JANUARY 1, 1980, AS TO DEFENDANT ANCHOR/DARLING VALVE

COMPANY ONLY - 1

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1	Dated this 30 th day of September, 2020.	
2	/s/ Andrew Seitz	_/s/ Jeffrey M. Odom
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1 ORDER OF DISMISSAL 2 THIS MATTER having come before the Court by way of Stipulation by Plaintiffs and 3 Defendant Anchor/Darling Valve Company to dismiss Plaintiffs' claims of exposure post 4 January 1, 1980, only, as to Defendant Anchor/Darling Valve Company only; and the Court being 5 fully advised in the premises, now, therefore, 6 IT IS HEREBY ORDERED that all Plaintiffs' claims of exposure post January 1, 1980, 7 only, as to Defendant Anchor/Darling Valve Company only, are hereby dismissed without 8 prejudice and without costs. 9 DATED this 1st day of October , 2020. 10 MMS Casnik 11 UNITED STATES DISTRICT JUDGE 12 Presented by: 13 FROST LAW FIRM, PC Andrew Seitz, CA Bar No. 273165 14 Admitted Pro Hac Vice Scott L. Frost, WSBA No. 54685 15 273 West 7th Street San Pedro, CA 90731 16 Tel: (866) FLF-MESO Fax: (833) FLF-MESO 17 and 18 WEINSTEIN CAGGIANO PLLC 19 Brian D. Weinstein, WSBA No. 24497 Alexandra B. Caggiano, WSBA No. 47862 20 600 University Street, Suite 1620 Seattle, Washington 98101 21 Telephone: (206) 508-7070 Facsimile: (206) 237-8650 22 Attorneys for Plaintiffs 23 STIPULATION AND ORDER OF FROST LAW FIRM, PC WEINSTEIN CAGGIANO PLLC 273 WEST 7th STREET SAN PEDRO, CALIFORNIA 90731 600 University Street, Suite 1620 SEATTLE, WASHINGTON 98101 DISMISSAL AS TO PLAINTIFFS' CLAIMS OF EXPOSURE POST (866) FLF-MESO - FACSIMILE (833) FLF-MESO (206) 508-7070 - FACSIMILE (206) 237-8650

JANUARY 1, 1980, AS TO DEFENDANT ANCHOR/DARLING VALVE COMPANY ONLY - 3